Docket No: 286785US6PCT

Applicant Initiated Interview Request Form		
Application No.: 10/572,580 First Named Applicant: Koujirou TANAKA		
Examiner: H. Shibru Art Unit: 2621 S	Status of Application: Non-final	
Tentative Participants: (1) H. Shibru (2) T. Tran		
(3) Brian Epstein (4)		
Proposed Date of Interview: 26 October 2010 Proposed Time: 11 AM (1) [] Telephonic (2) [X] Personal (3) [Video Conference		
Exhibit To Be Shown or Demonstrated: [] YES [X] NO If yes, provide brief description:		
Issues To Be Discussed		
Issues Claims/Fig. #s Applied Refe (Rej., Obj., etc)	ferences Discussed Agreed Not Agreed	
(1) Rej. 1 Rebaud et al. Yamamoto et		
(2)	[] [] []	
(3)	[] []	
(4)		
[X] Continuation Sheet Attached		
No proper combination of Rebaud et al. and Yamamoto et al. discloses or suggests "a first source ID list that indicates providing sources of contents whose reproduction is permitted; and a title list production section that produces a list of title information such that the title information of one of the contents decided to be non-reproducible based on the source ID applied to the one of the contents and said first source ID list, can be distinguished," as recited in proposed amended Claim 1. Yamamoto et al. merely describe displaying grayed out buttons for corresponding playback content that is not playable. Yamamoto et al., para. [0112]. Yamamoto et al. show in Figure 14 content playability judgment processing. Id. para. [0143]. An interview was conducted on the above-identified application on NOTE: This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP § 713.01). This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b)) as soon as possible		
(Applicant/Applicant's Representative Signature) (Ex	Examiner/SPE Signature)	

OCT. 25. 2010 7:26PM OBLON SPIVAK NO. 142 P. 2

PROPOSED CLAIM AMENDMENT

NOT TO BE ENTERED

1. (Currently Amended) A content processing apparatus, comprising:

a first source ID list indicating that indicates providing sources of contents whose reproduction is permitted;

a content reproduction section for reproducing that reproduces the contents stored in a storage medium;

a reproduction permission/inhibition decision section for deciding that decides whether or not each of the contents is reproducible based on a source ID applied to the content and said first source ID list; and

a title list production section for producing that produces a list of title information of the contents [[in]] such a manner that the title information of these one of the contents which are decided to be non-reproducible by said reproduction permission/inhibition decision section based on the source ID applied to the one of the contents and said first source ID list, can be distinguished.